

UNITED STATES ENVIRONMENTAL PROTECTION AGENCY

REGION 7 901 NORTH 5TH STREET KANSAS CITY, KANSAS 66101

FEB 2 8 2011

REQUEST FOR INFORMATION PROMPT REPLY NECESSARY CERTIFIED MAIL: RETURN RECEIPT REQUESTED

Mr. David M. Traster, Esq. Foulston & Sifking LLP 1515 Bank IV Tower 534 Kansas Avenue Topeka, Kansas 66603

Mr. Larry Silver, Esq. Langsam Stevens & Silver, LLP 1616 Walnut Street, Suite 1700 Philadelphia, Pennsylvania 19103-5319

Re: Request for Information for Radiation- Standard Products, Inc. Superfund Site at 650
East Gilbert Street and Radiation- Standard Precision, Inc. Superfund Site at 4105-4129
Pawnee Street, Wichita, KS

Dear Mssrs. Traster and Silver:

As counsel for NCR Corporation (NCR), you are receiving this letter on its behalf. This letter seeks your cooperation in providing information and documents relating to the contamination at the Radiation-Standard Products Superfund Site, Inc. at 650 East Gilbert and the Radiation-Standard Precision, Inc. Superfund Site, at 4105-4129 Pawnee Street, in Wichita, Kansas. Also, enclosed are (1) Minutes of Meeting of the Board of Directors of Electronic Communications, Inc., as Attachment X; (2) a General Warranty Deed dated January 3, 1972, between Electronics Communications, Inc. and National Cash Register Company as Attachment Y; and (3) a letter from Standard Precision to Kansas State Department of Health dated May 22, 1970, as Attachment Z.

The U.S. Environmental Protection Agency (EPA) encourages you to give this matter your immediate attention. We also request that you provide a complete and truthful response to this Information Request and attached questions (Attachment B) within thirty (30) days of your receipt of this letter. EPA is in receipt of David Traster's letter dated April 14, 1997, to Ms. Patricia Casey with Kansas Department of Health and Environment (KDHE) as well as a letter dated June 24, 2009, from Larry Silver with Langsam Stevens & Silver to Denise Roberts with EPA dated June 24, 2009.





Description of Legal Authority

The federal "Superfund" law (the Comprehensive Environmental Response, Compensation, and Liability Act, 42 U.S.C. Section 9601, et seq., commonly referred to as "CERCLA" and "Superfund") grants EPA the authority to, among other things: (1) assess contaminated sites, (2) determine the threats to human health and the environment posed by each Site, and (3) clean up those Sites in the order of the relative threats posed by each. In addition, pursuant to Section 104(e)(C), 42 U.S.C. § 9604(e)(C), EPA may obtain information relating to the ability of a person to pay for or to perform a cleanup.

Information Request

Under Section 104(e)(2) of CERCLA, 42 U.S.C. § 9604(e)(2), EPA has broad information gathering authority which allows EPA to require persons to furnish information or documents relating to:

- (A) the identification, nature, and quantity of materials which have been or are generated, treated, stored, or disposed of at a vessel or facility or transported to a vessel or facility;
- (B) the nature or extent of a release or threatened release of hazardous substance or pollutant or contaminant at or from a vessel or facility; and
 - (C) information relating to the ability of a person to pay for or to perform a cleanup.

While EPA seeks your cooperation in this investigation, compliance with the Information Request is required by law. Pursuant to Section 104 of CERCLA, 42 U.S.C. § 9604, EPA is authorized to seek penalties if you fail to respond in a timely manner or if you fail to respond adequately to the Information Request. In addition, false, fictitious, or fraudulent statements or representations may subject you to civil or criminal penalties under 18 U.S.C. § 1001.

Some of the information EPA is requesting may be considered by you to be confidential. Please be aware that you may not withhold the information upon that basis. If you would like EPA to treat the information in a confidential manner, you must advise EPA of that fact by following the procedures outlined in Attachment A, including the requirement for supporting your claim for confidentiality.

If you have information about other person(s) who may assist EPA in its investigation of the Sites or may be responsible for the contamination at the Site, that information should be submitted within the timeframe noted above.

This Information Request is not subject to the approval requirements of the Paperwork Reduction Act of 1980, 44 U.S.C. § 3501 et seq.

You should mail your response to:

Denise Roberts
Senior Assistant Regional Counsel
U.S. Environmental Protection Agency
Office of Regional Counsel
901 North 5th Street
Kansas City, Kansas 66101.

If you have additional questions about the nature of the environmental conditions at the Sites, or the status of cleanup activities, please contact the On-Scene Coordinators, Randy Schademann, at (913) 551-7331 regarding the Radiation-Standard Products Site and Megan Schuette at (913) 551-7630 regarding the Radiation-Standard Precision Site. If you have questions about the Information Request or legal matters relating to the Sites, contact the staff attorney for the Sites, Denise Roberts at (913) 551-7559.

We appreciate your prompt response to this Information Request.

Kenneth Buchholz, Chief

Removal Branch Superfund Division

Enclosure '

Attachment A Information Request

Instructions

- 1. <u>Answer Every Question Completely.</u> A separate response must be made to each of the questions set forth in this Information Request. For each question contained in this letter, if information responsive to this information request is not in your possession, custody, or control, please identify the person(s) from whom such information may be obtained.
- 2. <u>Number Each Answer.</u> Precede each answer with the corresponding number of the question and the subpart to which it responds.
- 3. <u>Provide the Best Information Available.</u> Provide responses to the best of your ability, even if the information sought was never put down in writing or if the written documents are no longer available. You should seek out responsive information from current and former employees/agents. Submission of cursory responses when other responsive information is available to you will be considered non-compliance with this Information Request.
- 4. <u>Identify Sources of Answer.</u> For each question, identify (see Definitions) all the persons and documents that you relied on in producing your answer.
- 5. Continuing Obligation to Provide Correct Information. If additional information or documents responsive to this Request become known or available to you after you respond to this Request, EPA hereby requests pursuant to CERCLA Section 104(e) that you supplement your response to EPA. Should you find, at any time after submission of your response, that any portion of the submitted information is false or misrepresents the truth, you must notify EPA of this fact as soon as possible and provide EPA with a corrected response.
- 6. <u>Confidential Information</u>. The information requested herein must be provided even though you may contend that it includes confidential information or trade secrets. You may assert a confidentiality claim covering part or all of the information requested, pursuant to Sections 104(e)(7)(E) and (F) of CERCLA, 42 U.S.C. §§ 9604(e)(7)(E) and (F), and Section 3007(b) of RCRA, 42 U.S.C. § 6927(b), and 40 C.F.R. § 2.203(b).

If you make a claim of confidentiality for any of the information you submit to EPA, you must prove that claim. For each document or response you claim confidential, you must separately address the following points:

- a. the portions of the information alleged to be entitled to confidential treatment;
- b. the period of time for which confidential treatment is desired (e.g., until a certain date, until the occurrence of a specific event, or permanently);
- c. measures taken by you to guard against the undesired disclosure of the information to others;

- d. the extent to which the information has been disclosed to others, and the precautions taken in connection therewith;
- e. pertinent confidentiality determinations, if any, by EPA or other federal agencies, and a copy of any such determinations or reference to them, if available; and
- f. whether you assert that disclosure of the information would likely result in substantial harmful effects on your business' competitive position, and if so, what those harmful effects would be, why they should be viewed as substantial, and an explanation of the causal relationship between disclosure and such harmful effects.

To make a confidentiality claim, please stamp, or type, "confidential" on all confidential responses and any related confidential documents. Confidential portions of otherwise nonconfidential documents should be clearly identified. You should indicate a date, if any, after which the information need no longer be treated as confidential. Please submit your response so that all non-confidential information, including any redacted versions of documents are in one envelope and all materials for which you desire confidential treatment are in another envelope.

All confidentiality claims are subject to EPA verification. It is important that you satisfactorily show that you have taken reasonable measures to protect the confidentiality of the information and that you intend to continue to do so, and that it is not and has not been obtainable by legitimate means without your consent. Information covered by such claim will be disclosed by EPA only to the extent permitted by CERCLA Section 104(e). If no such claim accompanies the information when it is received by EPA, then it may be made available to the public by EPA without further notice to you.

- 7. <u>Disclosure to EPA Contractor</u>. Information which you submit in response to this Information Request may be disclosed by EPA to authorized representatives of the United States, pursuant to 40 C.F.R. § 2.310(h), even if you assert that all or part of it is confidential business information. Please be advised that EPA intends to disclose all responses to this Information Request to one or more of its private contractors for the purpose of organizing and/or analyzing the information contained in the responses to this Information Request. If you are submitting information which you assert is entitled to treatment as confidential business information, you may comment on this intended disclosure within thirty (30) days of receiving this Information Request.
- 8. <u>Personal Privacy Information</u>. Personnel and medical files, and similar files, the disclosure of which to the general public may constitute an invasion of privacy, should be segregated from your responses, included on separate sheet(s), and marked as "Personal Privacy Information."
- 9. <u>Objections to Questions</u>. If you have objections to some or all of the questions within the Information Request letter, you are still required to respond to each of the questions. <u>Definitions</u>

The following definitions shall apply to the following words as they appear in this Information Request.

Definitions

- 1. The term "you" or "your" or "Respondent" shall mean the National Cash Register Company and/or NCR. The term "you" also includes any officers, managers, employees, contractors, trustees, successors, assigns, and agents of the National Cash Register Company and/or NCR.
- 2. The term "person" shall include any individual, firm, unincorporated association, partnership, corporation, trust, or other entity.
- 3. The term "Site" shall mean the Radiation- Standard Products, Inc. Site at 650 East Gilbert and the Radiation- Standard Precision, Inc. Superfund Site, at 4105-4129 Pawnee Street, Wichita, KS
- 4. The term "hazardous substance" shall have the same definition as that contained in Section 101(14) of CERCLA, and includes any mixtures of such hazardous substances with any other substances, including mixtures of hazardous substances with petroleum products or other nonhazardous substances.
- 5. The term "pollutant or contaminant" shall include, but not be limited to, any element, substance, compound, or mixture, including disease-causing agents, which after release into the environment will or may reasonably be anticipated to cause death, disease, behavioral abnormalities, cancer, genetic mutation, physiological malfunctions (including malfunctions in reproduction) or physical deformations; and includes any mixtures of such pollutants and contaminants with any other substances, including petroleum products; and is that same definition as that contained in Section 101(33) of CERCLA.
- 6. The term "hazardous waste" shall mean a solid waste, or combination of solid wastes, which because of its quantity, concentration, or physical, chemical or infectious characteristics may:
- a. cause, or significantly contribute to an increase in mortality or an increase in serious irreversible, or incapacitating reversible illness; or
- b. pose a substantial present or potential hazard to human health or the environment when improperly treated, stored, transported, or disposed of, or otherwise managed; and is the same definition as that contained in Section 1004(5) of RCRA.
- 7. The term "materials" shall mean all substances that have been generated, treated, stored, or disposed of or otherwise handled at or transported to the Site, including but not limited to all goods, substances, hazardous substances, pollutants and contaminants, hazardous wastes and solid wastes, as defined in these definitions.

- 8. The term "solid waste" means any trash, garbage, refuse, by-products, sludges, and other discarded material, including solid, liquid, semisolid, or contained gaseous material resulting from industrial, commercial, mining, and agricultural operations, and from community activities, and is the same definition as that contained in Section 1004 (27) of RCRA.
- 9. The term "identify" means, with respect to a natural person, to set forth: (a) the person's full name; (b) present or last known business and home addresses and telephone numbers; (c) present or last known employer (include full name and address) with title, position, or business.
- 10. With respect to a corporation, partnership, or other business entity (including a sole proprietorship), the term "identify" means to provide its full name, address, and affiliation with the individual and/or company to whom/which this request is addressed.
- 11. The term "documents" includes any written, recorded, computer generated, or visually or aurally reproduced material of any kind in any medium in your possession, custody, or control or known by you to exist, including originals, all prior drafts, and all non-identical copies.
- 12. The term "arrangement" means every separate contract or other agreement between two or more persons, whether written or oral.
- 13. The term "release" shall mean any spilling, leaking, pumping, pouring, emitting, emptying, discharging, injecting, escaping, leaching, dumping or disposing into the environment, including the abandonment or discharging of barrels, containers and other closed receptacles containing any hazardous substance or pollutant or contaminant.
- 14. "Standard Precision" shall include "Standard Precision, Inc.", "Standard Precision Division", Standard Precision Division of Electronic Communications, Inc.", Standard Precision of ECI," or "Standard Precision Company."
- 15. "Standard Products" shall include "Standard Products, Inc." or "Standard Products Company."

Attachment B Questions

- 1. Identify the person(s) answering these questions on your behalf, including such person's name, title, affiliation, business address and telephone number.
- 2. For each and every question and subpart, identify all persons consulted or persons who aided in the preparation of the answer.
- 3. For each and every question and subpart, identify all documents consulted, examined, or referred to in the preparation of the answer or that contain information responsive to that question or subpart. In addition, provide clear and readable copies of the above described documents.
- 4. Provide all documents showing the terms of the transfer of the Standard Precision Division of Electronic Communications, Inc. (ECI) to the National Cash Register Company on January 3, 1972. (Please refer to page 4-5 of Electronic Communications, Inc. Minutes of Meeting of the Board of Directors of Electronic Communications, held September 27, 1965, as Attachment X and General Warranty Deed dated January 3, 1972, as Attachment Y.)
- 5. Provide all documents showing the corporation for which Standard Precision was a Division when located at 650 East Gilbert Street and/or 4105-4129 West Pawnee in Wichita, KS. (See attached letter to Kansas State Department of Health dated August 14, 1967 from Standard Precision, Attachment Z.)
- 6. Please provide copies of the Kansas Radioactive Materials Licenses for any corporation with a name of Standard Precision, Standard Products, Standard Products, Inc., Standard Precision, Inc., Standard Products Company, or Standard Precision Company.
- 7. Provide all documents declaring a dividend in kind of the Standard Precision Division owned by Electronic Communications, Inc. to National Cash Register Company on or about January 3, 1972. (Please see General Warranty Deed between Electronic Communications, Inc. as Attachment Y.)
- 8. State the purpose of declaring a dividend in kind of the Standard Precision Division owned by Electronic Communications, Inc. to National Cash Register Company on or about January 3, 1972.
- 9. In referring to the Meeting of the Board of Directors of Electronic Communications, held September 27, 1965, as Attachment X, who took responsibility for the liabilities of the former Standard Precisions Division that existed on January 3, 1972? Please provide all documents, including but not limited to contracts, ledger sheets, and cancelled checks showing payment of the former Standard Precisions Division liabilities after January 3, 1972.

MINUTES OF MEETING

of the

BOARD OF DIRECTORS

of

ELECTRONIC COMMUNICATIONS, INC.

Held September 27, 1965

A meeting of the Board of Directors of ELECTRONIC COMMUNICATIONS, INC. was held at the Midday Club on the 28th Floor of the Fidelity-Philadelphia Trust Building, Philadelphia, Pennsylvania, on Monday, September 27, 1965, immediately following lunch, pursuant to notice given to all the Directors in accordance with the By-Laws of the Corporation.

The following Directors of the Corporation, constituting a quorum, were present:

Messrs. W. R. Yarnail

C. K. Baxter

S. W. Bishop

D. R. Bradley

Duncan Miller

W. D. Roosevelt

E. P. T. Smith, Jr.

J. B. Williams

G. R. Wilson.

Messrs. J. P. Crawford, Jr. and H. A. Kroeger were absent. Mr. T. G. B. Ebert, of Ballard, Spahr, Andrews & Ingersoll, was present by invitation.

Mr. C. L. Lord, Secretary of the Corporation, was present and acted as Secretary of the meeting.

Mr. W. R. Yarnall, Chairman, called the meeting to order.

The minutes of the meeting of the Board of Directors held on August 23, 1965 were unanimously approved.

Mr. Yarnall reported for the Executive Committee, stating the Committee had reviewed the results of operations for the month of August and projected earnings for the year ending September 30, 1965. The backlog is at an all-time high of \$41,500,000 and prospects are encouraging for an even higher figure by year end. A tornado struck SPI's warehouse in Wichita on September 3, 1965 but no adverse effect is expected on the Company's financial statements because the building and contents are adequately covered by insurance. The Company is still actively pursuing acquisition possibilities and Scott Electronics Company, in Orlando, Florida; and the R. L. Drake Company, of Miamisburg, Ohio, are receiving active consideration at this time.

Mr. Bishop delivered his President's Report, including a review of operations for the month of August, 1965, which indicated profits after taxes of \$31,885, or .042¢ per common share. Net income for the eleven months ended in August amounted to \$455,880,

equivalent to 62¢ per common share. The Company still expects to equal or exceed earnings reported for the fiscal year ended in 1964. The backlog continues at a high level and is expected to reach another record as of the end of September, 1965. At the present time both St. Petersburg and Benson are experiencing schedule slippages because of start-up problems involved with new programs. Benson has had, in addition, the effect of the strike which was settled in early August. Mr. Bishop reviewed the charts setting forth comparison of performance against projection for all Divisions. He stated that fiscal year 1966 forecasts will be upgraded and initial fiscal year 1967 forecasts prepared and reviewed with the Directors at the October meeting. At the same time new product development programs will also be reviewed. concluded his report by saying that management was continuing its efforts to uncover likely acquisition candidates, and in addition to the two companies referred to in the Executive Committee report he hoped other possibilities would be available for discussion at the October meeting.

Mr. Bishop asked the Directors to give consideration to the appropriations for capital expenditures for the six month period beginning October 1, 1965 and ending March 31, 1966. After due consideration and discussion the Directors unanimously approved

the following appropriations for such period:

St. Petersburg Division:

Manufacturing	\$160,000
Engineering	85,000
Administration	35,000
	\$280,000
Benson Manufacturing	60,000
Standard Precision (including \$10,000 uncommitted from the	
prior six months appropriation)	30,000
	<u>\$370,000</u>

The President also asked the Directors to give consideration to an annual appropriation for charitable contributions, and after discussion the Directors approved an appropriation of \$5,000 for charitable contributions for the Corporation and its divisions and subsidiaries for the fiscal year ending September 30, 1966.

Individual contributions are to be approved at the sole discretion of the President.

The Chairman announced that the Board of Directors should next consider a proposal that its wholly owned subsidiary, Standard Precision, Inc. be completely liquidated and dissolved pursuant to the terms of the following Plan of Complete Liquidation of Standard Precision, Inc. which was presented to the meeting:

"This Plan of Complete Liquidation proposes to accomplish the complete liquidation of Standard Precision, Inc., a Kansas corporation, through the distribution by it of all of its assets in complete cancellation of all of its stock pursuant to Section 332 of the Internal Revenue Code of 1954 in the following manner:

- 1. When this Plan has been adopted by the Board of Directors of Standard Precision, Inc. ("Standard"), it shall be submitted to Electronic Communications, Inc., a New Jersey corporation, ("ECI"), the owner of all of the issued and outstanding stock of Standard.
- 2. This Plan shall be considered adopted when the Board of Directors of ECI approves the Plan and authorizes the distribution of all of the assets of Standard in complete cancellation of all of its stock.
- 3. After adoption of this Plan the following action shall be taken:
- (a) Standard shall cease doing business and all of its properties, assets and rights of every description real, personal and mixed, tangible and intangible, wherever situated shall be transferred and distributed to FCI in complete cancellation of all the stock of Standard, and
- (b) ECI shall assume payment of all liabilities and performance of all obligations, if any, of Standard of every description, whether absolute or contingent.
- 4. As soon as practicable after the action referred to in Section 3 of this Plan has been taken:
- (a) ECI shall surrender to Standard the certificates representing all of the issued and outstanding stock of Standard and such certificates and the shares represented thereby shall be cancelled, and
- (b) Standard shall formally be dissolved in accordance with the General Corporation Code of the State of Kansas."

Thereafter, upon motion duly made and seconded, the following resolutions were unanimously adopted:

RESOLVED, that the foregoing Plan of Complete Liquidation of Standard Precision, Inc. and that the following resolution:

"RESOLVED, that it is deemed advisable, in the judgment of the Board of Directors, and for the benefit of the Corporation, that the Corporation should be dissolved."

which was adopted by the Board of Directors of Standard Precision, Inc., on September 27, 1965, are hereby approved.

RESOLVED, that Electronic Communications, Inc., the owner of all of the issued and outstanding stock of Standard Precision, Inc., hereby authorizes and approves of the dissolution of Standard Precision, Inc. and hereby authorizes the distribution of all of its assets in complete cancellation of all of its stock as provided in the foregoing Plan of Complete Liquidation.

RESOLVED, that the President and the Secretary are hereby authorized to execute and file a written consent to the dissolution of Standard Precision. Inc. in the name and on behalf of Electronic Communications, Inc., as the owner of all of the issued and outstanding stock of Standard Precision, Inc.

RESOLVED, that the President and Secretary are authorized and directed to execute and deliver, on behalf of this Corporation and in its name, an instrument whereby Standard Precision, Inc. transfers and assigns to this Corporation all of Standard Precision, Inc.'s assets in complete cancellation of all of Standard Precision, Inc.'s stock, against an assumption by this Corporation of all of Standard Precision, Inc.'s liabilities.

The Chairman stated that in connection with the liquidation of Standard Precision, Inc. it was necessary for the Company to make satisfactory arrangements with The Fourth National Bank and Trust Company, Wichita, relative to the bank accounts and borrowings with that financial institution. Whereupon, after motion duly made and seconded, it was unanimously

RESOLVED, that the officers of Electronic Communications, Inc. are hereby authorized to open bank accounts at The Fourth National Bank and Trust Company, Wichita, Kansas, and that they are further authorized to execute and deliver to such Bank resolutions in such form as the Bank may reasonably require, with the authorized signatures to continue to be the same as those previously authorized by Standard Precision, Inc.

RESOLVED, that W. R. Yarnall, Chairman, S. W. Bishop, President, or C. L. Lord, Treasurer, are hereby authorized to deliver to The Fourth National Bank and Trust Company, Wichita, Kansas, a note dated October 1, 1965, in an amount of \$75,000.00 with interest at the rate of 6% per annum until maturity, with payments to be paid in installments as follows:

\$5,000.00 (Five Thousand Dollars) plus accrued interest at the rate of 6% per annum payable quarterly, beginning December 1, 1965, and \$5,000.00 and accrued interest at 6%, on the 1st day of each succeeding March, June, September and December thereafter, with a final installment of \$50,000.00 plus all accrued interest due and payable on March 1, 1967.

The Chairman announced that the Directors should, in connection with the dissolution of Standard Precision, Inc., consider means of preserving the Standard Precision name in Kansas. After dis-

cussion and on motion duly made and seconded, the following resolution was unanimously adopted:

RESOLVED, that the officers are authorized and directed to cause to be incorporated in Kansas, immediately after the dissolution of Standard Precision, Inc. becomes effective, a new Kansas corporation to be named Standard Precision, Inc.

The next meeting was scheduled for October 25, 1965, following lunch, at the Midday Club, 28th Floor, Fidelity-Philadelphia Trust Building, Philadelphia, Pennsylvania, unless otherwise agreed upon.

There being no further business to come before the Board, the meeting was, on motion duly made, seconded and carried, adjourned at 3:15 o'clock p.m.

7 7-0-

Secretary

GENERAL WARRANTY DEED

THIS INDENTURE, made as of the 3rd day of January, 1972, between ELECTRONIC COMMUNICATIONS, INC., a New Jersey corporation (the "Grantor"), and THE NATIONAL CASH REGISTER COMPANY, a Maryland corporation (the "Grantee"), WITNESSETH THAT

WHEREAS, the Grantor has, by action of its Board of Directors taken under date of Deccuber 30, 1971, declared a dividend in kind distributable to its sole shareholder, the Grantee, at the commencement of business on January 3, 1972, such dividend consisting of substantially all of the assets held and owned by the Grantor for and in connection with the Grantor's Standard Precision Division locaton at Wichita, Kansas, and the business conducted by such Division;

NOW, THEREFORE, in consideration of both of One Dollar (11.00), the receipt of which is hereby acknowledged, and of partial satisfaction of the distribution of the aforesaid dividend to the Grantee, the Grantor does by those presents grant, bargain, sell and convey unto the Grantee, its successors and assigns, all of the following-described REAL ESTATE, situated in the County of Sedgwick and State of Kansas, to-wit:

All of Reserve "C", all of Reserve "D", and all of lots 2, 4, 6 and 8 on Indianapolis Avenue, all in Elliott's Addition to the City of Wichita, as shown by the recorded plat thereof, in Sedgwick County, Kansas.

BEING the same property which Electronic Communications, Inc., a New Jorsey corporation, conveyed to the Grantor herein as a consequence of the merger of said corporation into the Grantor on December 29, 1971, which conveyance was evidenced by a Confirmatory General Warranty Dcad dated December 29, 1971 and recorded on December 29, 1971, in Deed Book 1543, page 488, et seq., at the office of the Register of Deeds of Sedgwick County, Kansas.

TO HAVE AND TO HOLOTHE SAME, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining forever.

And the Grantor, for itself and for its successors, does hereby covenant, promise and agree to and with the said Grantee that at the delivery of these presents it is lawfully solved in its own right of an absolute and indefeasible estate of inheritance in fee simple of and in all and singular the above-granted and described premises, with the appurtenances; that the same are free, clear, discharged and unincumbered of and from all former and other grants, titles, charges, estates, judgments, taxes, assessments and incumbrances of any nature and kind whatsoever; and that the Grantor will WARRANT AND FOREVER DEFEND the same unto the said Grantee, its successors and assigns, against the Grantor and its successors and all and every person or persons whomsoever lawfully claiming or to claim the same.

IN WITNESS WHEREOF, the said Grantor has caused these presents

THE STATE STATE OF THE STATE OF

1 TARE 008

....... to be duly executed as of the day and year first above written.

Signed, scaled and acknowledged in the presence of:

Doutly M. Beha

Mildred M. Newman

ELECTRONIC COMMUNICATIONS, E.C.

J. Mangen, Vice President

James E. Ramoo, Assistant Serre

STATE OF OHIO COUNTY OF MONTGOMERY

53,

כט!ו

Before mo, a Potary Public, in and for said County, personally appeared J. J. Hangen, Vice President, and James E. Rambo, Assistant Secretary of Electronic Communications, Inc., the corporation which executed the foregoing instrument, who acknowledged that the seal affixed to said instrument is the corporate seal of said corporation; that they did sign and seal said instrument as such Vice President and Assistant Secretary in behalf of said corporation and by authority of its Board of Directors; and that said instrument is their free act and deed individually and an author Vice President and Assistant Secretary and the free and corporate act and deed of said Electronic Communications, Inc.

IN TESTIMONY WHEREOF, I have hereunto subscribed my mame and affixed my official seal at Dayton, Ohio this 3771 day of Decomber, 1871.

Notary Public Dorothy M. Baker

My commission expires Nov. 23,1976

-2-



STANDARD PRECISION

A DIVISION OF ECI (AN NCR SUBSIDIARY)

4105 W. PAWNEE . BOX 1297 . WICHITA, KANSAS 67201 . 942-3241

GENERAL AVIATION PRODUCTS

MILITARY PRODUCTS

RESEARCH & DEVELOPMENT PROGRAMS



May 22, 1970

Kansas State Department of Health State Office Building Topeka, Kansas 66601

Attention: Mr. Gerald W. Allen

Gentlemen:

This letter refers to our Kansas Radioactive Materials License Number 25-R061-01 and to the fact that I have assumed the duties of Radiation Protection Officer from Mr. Clem Sawyer.

I am submitting this letter to you requesting that our license be amended to reflect this change as suggested in Mr. Blaine Murray's letter dated May 7, 1970.

Sincerely,

E. L. Éailey

Quality Control Manager

sl